$\qquad$

BEFORE THE WASHINGTON<br>UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,
v.

PUGET SOUND ENERGY,
Respondent.

DOCKETS UE-170033 and UG-170034
(Consolidated)

EXHIBIT AML-6 TO PREFILED RESPONSE TESTIMONY (NON-CONFIDENTIAL) OF AMANDA M. LEVIN ON BEHALF OF NW ENERGY COALITION

JUNE 30, 2017

## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

## Dockets UE-170033 and UG-170034

Puget Sound Energy 2017 General Rate Case

NWEC-RNW-NRDC DATA REQUEST NO. 040

## NWEC-RNW-NRDC DATA REQUEST NO. 040:

The intent of these discovery questions is to drill into data relating to the decision to classify transformer costs as customer-related. We are amenable to responses that meet this objective in a manner less burdensome to the Company.

Please segregate the Company's line transformer database into those serving multiple customers and those serving a single residential address. For each group, provide:
a. The number of customers and transformers in each group;
b. The annual kilowatt-hour sales to each group; and
c. If available, the group coincident demand for each group.

## Response:

a. The number of Puget Sound Energy ("PSE") customers and transformers in each group is represented in the table below:

|  | Number of Customers | Number of Transformers |
| :--- | :---: | :---: |
| Serving multiple customers | $1,054,296$ | 197,503 |
| Serving a single residential <br> address | 47,699 | 47,699 |

b. The annual kilowatt-hour sales to each group are represented in the table below:

|  | Annual kWh Sales |
| :--- | :---: |
| Serving multiple customers | $16,495,505,036$ |
| Serving a single residential <br> address | $770,320,033$ |

c. The group coincident demand for each group is not available.

